SUB-AGENT POWER OF ATTORNEY CUSTOMS "CORRESPONDENT" POWER OF ATTORNEY

and

Acknowledgement of Terms and Conditions of Service

IRS# or SSN# ①		
② Check appropriate box:	al 🗖 Partnership 🗖 Sole Proprietorship	Corporation Limited Liability Company
KNOW ALL MEN BY THESE PRESENTS	S: That ③	doing Proprietorship, Corporation, or Limited Liability Company)
business as a (4) (Individual, Partnership, Sole Proprietorship, Corp	under the laws of the State of (5) oration, or Limited Liability Company) (Insert One)	residing or having (Identify State of Incorporation)
a principal place of business at ⑥	(Street Address, City, St	tate, Zip Code)
heirs and assigns, which may act through an agents, to act for and on its behalf, as a true	y of its licensed officers or employees duly autho	tion). 930 W. Hyde Park Blvd Inglewood. CA 90302. its prized by power of attorney. and/or specifically authorized med above for and in the name, place, and stead of said
grantor, from this date, and in the United Stat means:	es and all Customs districts and Ports (the "territo	ory") either in writing, electronically, or by other authorized
law or regulation in connection with the impo	ortation, transportation, or exportation, of any men any act or condition which may be required by	, bill of lading, carnet or any other documents required by rchandise in or through the customs territory, shipped or law or regulation in connection with such merchandise
any statement, supplemental statement, schedelivery, abstract of manufacturing records, dedocument which may be required by law or	dule, supplemental schedule, certificate of delivery eclaration of proprietor on drawback entry, declarat	collect drawback, and to make, sign, declare, or swear to c, certificate of manufacture, certificate of manufacture and cion of exporter on drawback entry, or any other affidavit of whether such bill of lading, sworn statement, schedule c;
imported merchandise or merchandise exponavigation of any vessel or other means of caccepted under applicable laws and regulational affidavits or statements in connection with the	rted with or without benefit of drawback, or in conveyance owned or operated by said grantor, arons, consignee's and owner's declarations provide entry of merchandise; to sign and swear to any do	r regulation in connection with the entry or withdrawal of connection with the entry, clearance, lading, unlading of any and all bonds which may be voluntarily given and for in section 485, Tariff Act of 1930, as amended, of ocument and to perform any act that may be necessary of ion of any vessel or other means of conveyance owned or
Customs duty refunds and other Customs re business, including making, signing, and filing in which said grantor is or may be concerned agent and attorney full power and authority to	funds in grantor's name drawn on the Treasurer of claims or protests under section 514 of the Tar or interested and which may be properly transact	agent; to receive, endorse and collect checks issued for of the United States; and generally to transact Customs riff Act of 1930, or pursuant to other laws of the territories ted or performed by an agent and attorney; giving to said be done in the premises as fully as said grantor could do it ully do by virtue of these presents.
power of attorney is a partnership, the said po of execution. If the Grantor is a Limited Liabil	ower shall in no case have any force or effect in the	uly given to and received by grantee. If the donor of this e United States after the expiration 2 years from the dates as full authority to execute this power of attorney on behalf behalf of Grantor.
receipt of copy of the bill for services or copy	rement of Customs brokerage charges being bille y of the Customs entry from MKC Customs Broke parties in interest and MKC Customs Brokers Intern	ed direct to Grantor or other parties in interest, including ers International, Inc. This waiver shall not prevent direct national, Inc.
	d and agrees to MKC Customs Brokers Internatio in the MKC Customs Brokers International, Inc.'s w	nal, Inc.'s Terms and Conditions of Service governing all vebsite www.mkcchb.com
IN WITNESS WHEREOF, the said granto	or, ⑦(Print Importer's F	Tull Company Name)
has caused these presents to be sealed	print importer's F and signed by its agent and attorney-in-fact (ا	uii Company Name) P.A.):
(Brint Brok	er/Forwarder Full Company Name)	Date: ⑨
		Title/Position:P.A.
Witness: 6	THILITAINE.	Title/Position:

If you are the importer of record, payment to the broker will not relieve you of liability for U.S. Customs charges (duties, taxes or other debts owed Customs) in the event the charges are not paid by the broker. Therefore, if you pay by check, Customs charges may be paid with a separate check payable to the "U.S. Customs Service" which shall be delivered to Customs by the broker. Importers who wish to utilize this procedure must contact our office in advance to arrange timely receipt of duty checks for presentation to Customs.